

2972-103P

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANTS:

Peter GAISER et al.

INTERNATIONAL APPLN. NO.: PCT/EP96/02633

SERIAL NO.:

08/981,233

**GROUP NO.:** 

FILED:

December 19, 1997

**EXAMINER:** 

FOR:

PROCESS AND DEVICE FOR CONTINUOUSLY DRYING

PROTEIN CONTAINING SLUDGE

## LETTER RESPONDING TO NOTIFICATION OF A DEFECTIVE DECLARATION/POWER OF ATTORNEY

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

December 7, 1998 (Monday)

Sir:

Responsive to the Notification of a Defective Oath or Declaration issued by the enclosed facsimile copies November 6. 1998. are two USPTO Declarations/Powers of Attorney signed by the three inventors. It is submitted that these Declarations comply with all USPTO requirements.

It is further submitted that the USPTO Notification of November 6, 1998 (copy enclosed) incorrectly objected to the originally filed Declaration. The Notification indicated that the bases for objecting to the original Declaration included: (1) the listing of an "extra inventor"; and (2) the absence of the initials of the inventors regarding the alterations in the Declaration. Regarding item (1), it is very clear from the original Declaration that no "extra inventor" is listed, but rather that a typographical error was corrected regarding the address of the inventor KOWALCZYK,

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such that this inventor's name appears with the correct address at the bottom of the

original Declaration. Regarding item (2), no initials are required for any alterations on

a Declaration, since the signing of the Declaration by the inventors automatically

constitutes their recognition of any alterations that they may have made to the

Declaration. The alterations were made before the Declaration was signed. The

USPTO Rules only require initials by inventors for alterations made to the "application

papers", not the Declaration/Power of Attorney.

If any issues remain regarding the above matters, please contact Applicants'

representative, Andrew D. Meikle, in the Washington, metropolitan area at the phone

number listed below.

If necessary, the Commissioner is hereby authorized in this, concurrent, and

further replies, to charge payment or credit any overpayment to Deposit Account No.

02-2448 for any additional fee required under 37 C.F.R. §§ 1.16 or 1.17; particularly,

extension of time fees.

Respectfully submitted,

BIRCH, STEWART, KOLASCH & BIRCH, LLP

By:

ndrew D. Meikle

Reg. No.: 32,868

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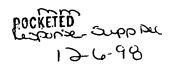
ADM:jls

Enclosure: Two Declarations/Powers of Attorney

Copy of Notification of Missing Requirements



	No. of the second	wasnington, D.C	20231				
U.S. APPLICATION NO.		FIRST NAMED A	PPLICANT	ATTY	DOCKET NO.		
08/981233	08/981233 GAISER			P 2170109PCT			
BIRCH STEWART KOLASCH & BII	1	INTERNATIONAL APPLICATION NO.					
PO BOX 747 FALLS CHURCH, VA 22040 0747			P	CT/EP96/02	633		
			I.A. FILING	DATE	PRIORITY DATE		
			18 JUN DATE MAILED:	MY na	1998 <sup>N 95</sup>		
NOTIFICATION OF MIS	SSING REQUIREM	   ENTS LINDER 3		NTHEINT			
STATES	DESIGNATED/ELI	ECTED OFFICE	(DO/EO/US)				
1. The following items have been subm		or the IB to the U	Jnited States Pa	atent and Trac	demark Office as		
☐ a Designated Office (3 ☑ an Elected Office (37)				000	LACTED .		
U.S. Basic National Fee.				D00	Longer grab bei		
Copy of the international applic a non-English language					12-6-98		
English.	ž.				18-0 10		
Translation of the international		sh.					
✓ Oath or Declaration of inventor ☐ Copy of Article 19 amendments	- 4.7						
Translation of Article 19 amend					•		
The International Preliminary E	Examination Report in						
Translation of Annexes to the In		· .	eport into Engl	lish.			
Preliminary amendment(s) filed  Information Disclosure Stateme		and 1 1998 and		<b>_</b> `			
Assignment document.		-		<del></del>			
Power of Attorney and/or Chan	ge of Address.						
☐ Substitute specification filed ☐ Verified Statement Claiming Sn	nall Entity Status	·					
Priority Document.							
Copy of the International Search	h Report 🗶 and copie	s of the reference	s cited therein.				
Other:  2. The following items MUST be furn	ished within the nerio	d set forth below	in order to com	plete the rea	irements for		
acceptance under 35 U.S.C. 371:							
a. Translation of the application	into English. Note a	processing fee w	ill be required	if submitted l	ater than the		
appropriate 20 or 30 months from The current translation	on is defective for	the reasons indic	ated on the a	ttached Noti	ce of Defective		
Translation.							
<ul><li>b. Processing fee for providing 30 months from the priority dat</li></ul>	the translation of the $(37 \text{ CFR } 1.492(f))$ .	application and/oi	the Annexes I	ater man me	appropriate 20 of		
c. Oath or declaration of the in	ventors, in compliance	with 37 CFR 1.4	197(a) and (b),	identifying th	e application by		
the International application number 1. The current oath or de	mber and international	filing date.	1 407(a) and (	h) for the rea	sons indicated		
on the attached PCT/D	O/EO/917.						
d. Surcharge for providing the	oath or declaration lat	er than the approp	oriate 20 or 30	months from	the priority date		
(37 CFR 1.492(e)). 3. Additional claim fees of \$	as a 🗌 large er	ntity 🗆 small enti	ity, including a	ny required n	ultiple dependent		
claim fee, are required. Applicant mus	st submit the additiona	l claim fees or ca	ncel the addition	nal claims fo	r which fees are		
due. See attached PTO-875.							
ALL OF THE ITEMS SET FORTH FROM THE DATE OF THIS NOTIC	IN 2(a)-2(d) AND 3	ABOVE MUST I	SE SUBMITT	ED WITHIN PRIORITY	ONE MONTH		
THE APPLICATION, WHICHEVE	R IS LATER. FAIL	URE TO PROPI	ERLY RESPO	ND WILL R	ESULT IN		
ABANDONMENT.							
The time period set above may be exte	nded by filing a petition	on and fee for ext	ension of time	under the pro	visions of 37		
CFR 1.136(a).							
4. Translation of the Annexes MUST	be submitted no later	that the time perio	od set above or	the annexes	will be cancelled.		
Note processing fee will be required if 5. The Article 19 amendments are	submitted later than 3	O monus from un lation was not pro	e priority date. ovided by the a	ppropriate 20	(37 CFR.		
494(d)) or 30 (37 CFR 1.495(d)) mont	hs from the priority de	ite.		•• •	•		
Applicant is reminded that any commu	nication to the United	States Patent and	Trademark Of	fice must be	mailed to the		
address given in the heading and inclu-	de the U.S. application	n no. shown abov	e. (37 CFR 1.5	<u>)</u>	_		
A copy of this notice	MUST be ret	urned with	this resp	o)ase.	<b>7</b> .		
Enclosed:	☐ Notice of Defecti		/	WW	_ /		
<ul><li>✓ PCT/DO/EO/917</li><li>✓ PTO-875</li></ul>	INOUGE OF Defect	to transladuii	Shari	ta 4. Butt	aralegal		
FORM PCT/DO/EO/905 (December	1997)		Telephon	e: <b>7</b> 08-305-3	734/		





Patent and Trademr Ace
Address: ASSISTANT CC. SSIONER FOR PATENTS
Washington, D.C. 20231

U.S. APPLICATION NO.	FIRST NA	AT	ATTY. DOCKET NO.		
08/981233	GAISER P 2170109PC INTERNATIONAL APPLICATION NO.				
BIRCH STEWART KOLASCH & BIRCH L PO BOX 747	PCT/EP96/02633				
FALLS CHURCH, VA 22040 0747		I.A. FILING DATE		PRIORITY DATE	
		18 JUN	NOV 04	29-NUL 91 5 <b>1998</b>	
NOTIFICATION O	F A DEFECTIVE OATH	I OR DECLARA	TION		

This application fails to contain an oath or declaration acceptable under 35 U.S.C. 371 (c)(4) for entry into the national stage in the United States of America. The period within which to correct these requirements and avoid abandonment is set in the accompanying Office action.

A new oath or declaration, identifying this application by the international application number and international filing date i required. The oath or declaration does not comply with 37 CFR 1.497(a) and (b) in that it:
1. It is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68.
3. An extra inventor has been identified on decl.
5. does not state the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a
patent is sought.  * There are alteration that are not initialed.  * There are alteration that are not initialed.  *FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR 1.497(a) AND (b) WITHIN  THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE  ABANDONMENT OF THE APPLICATION.
Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it:
1. does not identify the city and state or city and foreign country of residence or each inventor.
2. does not state that the person making the oath or declaration:
a. has reviewed and understands the contents of the specification, including the claims, as amended by any amendment specifically referred to in the oath or declaration.
<ul> <li>acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56.</li> </ul>
3. does not identify the foreign application for patent or inventor's certificate on which priority is claimed pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing.
4. does not state that the person making the oath or declaration acknowledges the duty to disclose information which is material to patentability as defined in 37 CFR 1.56 which became available between the filing date of the prior application and filing date of the continuation in part application which discloses and claims subject matter in addition to that disclosed in the prior application (37 CFR 1.63(d)).  Charitta A. Burt Paralegal
Telephone. 103-400-010-1

FORM PCT/DO/EO/917 (September 1996)